

NOTICE OF DELINQUENT TAX PAYERS

Notice is hereby given that the delinquent tax list for the year 1921, exclusive of poll tax, penalties, costs, etc., of those whose taxes exceed \$200.00, has been deposited with the District Attorney of Nye County, Nevada, and unless the delinquent taxes herein specified are paid to the Treasurer and Ex-officio Tax Receiver of said County within twenty days from the publication of this notice, action will be commenced by said District Attorney for the collection of said taxes and costs.

Outside District
ROLL NO. 1385—LOUISIANA CONS. MINING CO. Mine at Tyebo, Nevada. Mill building and contents; electric lighting plant; mine improvements and dwelling houses; machinery and equipment—hoisting engine, pumps, compressors, mining tools; office and furniture; real estate (patented) (8) mining claims; smelter and machinery; auto trucks and trailers. Valuation \$85,750.00; tax \$2,918.50.

ROLL NO. 1617—MERCURY MINING CO. 1922 Crocker Bldg., San Francisco, Cal. Dwelling improvements in Shamrock Canyon; quicksilver reduction plant; mining machinery; automobile; Fairbanks-Morse wagon; harness and work horse. Valuation as equalized \$10,000.00; tax \$367.09.

ROLL NO. 1526—KANSAS CITY NEW CON. M. CO., c/o C. W. Kingston, Teutonia, Fallon, Nev. 28 patented mining claims; assay office; engine house; sawmill; office; board building; house; pipe line; mill and mill building; truck and automobile; compressors, etc. Valuation \$78,585; tax \$2,612.87.

Manhattan District
ROLL NO. 136—COMMERCIAL MINES & MILLING CO. Manhattan, Nevada. The old War Eagle mill on Mustang hill; machinery consisting of 22 stamps, motors, cyanide and crushing plant, machine shop and equipment; hoisting plant, transformers, pipe line, etc. Valuation \$20,000.00; tax \$1,095.00.

ROLL NO. 248—MANHATTAN BLDG. & MINING CO., c/o R. C. Thatch, c/o First Nat. Bank Bldg., Pueblo, Colo.—Real estate, patented (4) mining claims; mill and mill building; engine house; compressors, rheostats, motors, controllers, sawmills, frame, tanks, hoisting engines, tanks, shops, transformers and mining tools and improvements. Valuation \$25,203.00; tax \$919.91.

Dated January 4, 1922.
LIDA GILBERT,
Auditor, Nye County, State of Nevada.

ANNUAL STATEMENT

of the HOT CREEK CONSOLIDATED MINES CO. for the year ending December 31, 1921.
Location of mine, Keystone Mining District, County of Nye, State of Nevada.
Cash on hand Jan. 1, 1921... \$201.42
Receipts during the year... 1500.00
Disbursements during year... 1411.25
Cash on hand Dec. 31, 1921... 50.90
CHAS. F. HESS,
Treasurer.

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Easy to Take—Back to Back
CATARRH of the BLADDER
Sole, Successful
Each Capsule (MIDY) bears name & logo
Beware of counterfeits

Nevada First National Bank of Tonopah

CAPITAL, \$100,000

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COMPLETE LINE OF
DOMESTIC AND IMPORTED GROCERIES
GOODS SOLD AT SMALLEST MARGIN OF PROFITS
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H. CHIATOVICH CO.
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Formerly Tonopah Liquor

Full Line of Soft Drinks
Club Room in Connection

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Sincerely,

Tonopah Hardware Co.
Kindly bring this card.

HOME RULE IS WANTED FROM THE BRITISH

(By Associated Press)

RANGOON, India, Jan. 11.—Nationalists of Burma, the easternmost province of India, boycotted a committee which was recently sent here to give a hearing on methods of applying the government of India act to this province. The nationalists, as represented by the Conference of Burmese association and by the nationalist newspapers, contend that nothing short of home rule outside the British empire will satisfy the Burmese people.

The meetings of the committees were picketed and editors and representatives of the nationalist newspapers adopted resolutions that all such journals should carry an intensive press campaign against the committee. They asserted in the resolutions that "it would be inimical to the interest of the country and the nation to give any recognition whatsoever to the committee as the Burmese people have demanded home rule without delay and as the committee could not consider and recommend this immediate grant."

WILDES RECEIVES \$90,000 FOR WORK

(Continued from page one)

modified. Subsequent to that time and on March 7, 1913, after a hearing when expert testimony was introduced as to the value of the services rendered by Mr. Wildes as receiver, this court entered an order fixing his compensation at the sum of \$10,000 a year from July 13, 1908, or March 18, 1910, and further fixed his compensation from March 18, 1910, to August 18, 1912, at the sum of \$9000 the year. The court, in determining the compensation at this time, was governed not only by its knowledge and information of the work done by Mr. Wildes in the case, but also the uncontradicted statements of Archibald C. Kains, a banker of San Francisco, California, who testified that in his judgment a compensation of \$10,000 the year for the receiver would be a very moderate charge.

Appealed to Supreme Court
"After the entry of this decree an appeal was taken to the supreme court for the reason that particular notice of the hearing of the petition had not been served upon the attorney general of the state of Nevada by the receiver and his attorneys. The supreme court remanded the case to this court to consider the matter de novo. Before the matter was again submitted to this court for its order in the case.

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the legislature of the state of Nevada passed an act fixing the compensation of receivers. Statutes of 1915, page 50. The question was then submitted to this court as to whether this act applied to the receiver of the State Bank & Trust company and limited his compensation in accordance with its provisions. After considering the matter the court sustained the constitutionality of that act and held it applicable. This matter was appealed to the supreme court of the state of Nevada and that tribunal held that the act was constitutional, but it did not apply to the case at bar and that in effect this court must, in its discretion, fix the compensation of the receiver of the State Bank & Trust company. This decision of the supreme court was handed down in January, 1920. The matter now comes along regularly and pursuant to the decision of the supreme court.

Cites Testimony of Witnesses

"Upon this last hearing all the testimony heretofore introduced and all other papers and files in the case were to be considered by the court in arriving at its conclusion. The Kains' testimony, of course, particularly applied to the compensation of the receiver up to 1912, and is considered by the court only to that extent. The court has further the report and testimony of J. E. Monahan from that period up to 1915. From 1915 there is no other testimony before the court as to the reasonableness or amount of the compensation except that of the petitioner, Mr. Wildes. His testimony stands uncontradicted and uncontradicted. Mr. Wildes asked that his compensation be fixed from 1908 to 1912 at the amounts as heretofore determined and that from 1912 to March, 1915, he be paid \$9000 the year and from March, 1915, to April 1921, he be compensated at the rate of \$7000 a year.

"It is a matter of regret that further testimony was not adduced by the various parties upon the hearing for the guidance and information of the court in reaching its conclusions.

Considerations Controlling Opinion

"The considerations controlling the court in reaching and fixing the compensation of the petitioner—receiver—are: the nature of the matters administered and the amount involved, the complications attending it, the amount of bond required, the time spent, the labor and skill needed or expended, the degree of success attained under all circumstances, the fidelity to details, the appreciation evidenced as to the responsibilities of the position, the character of such responsibilities, the expedition with which the trust has been administered in view of results reached, and the method, character and promptness of the accounting, having regard, as a standard, to what is paid for somewhat similar services in the performance of official duties, not the standard in private business transactions. The amount of a receiver's compensation does not depend upon the special qualifications or standing of the person appointed, or the demands made upon his time by private business; nor yet upon the estimates that persons who are themselves in receipt of an ample income may put upon his services from the standpoint they occupy. The value of the services rendered should not be considered generally, but only with reference to the trust administered. Where a receiver is a manager as well as a receiver, his duties and responsibilities are largely increased and his compensation usually correspondingly increased.

Receiver Has Big Job

"The testimony adduced is to the effect that the receiver in this case came into possession and control of five widely separated banking institutions, located at various points in the state of Nevada and with business ramifications extending into adjoining states and distant parts of the country. It was particularly his duty to expeditiously marshal, assemble and classify all the assets and bring them to one point, closing the various branch institutions, thereby eliminating expense. This necessitated large and tremendous detailed labor to establish this condition in an orderly and proper manner.

"The insolvency of the bank occurred during a panic which extended throughout the country following close upon the heels of an era of speculation and inflated valuations of mining stocks. A large portion of the assets of the insolvent corporation were mining securities and personal securities, the outgrowth of unbusinesslike mining speculations. The receiver by careful handling and labor has realized much from what at once seemed to be worthless securities of these classes. In addition to these matters he has also had the handling and supervision of various parcels of real estate and litigation extending over long periods of time; in one case, that against the directors of the bank, the receiver was in court a period of over 200 days, and which suit instituted by him resulted in bringing into the receivership estate \$75,000 cash. Over 100 other suits against various debt-

ors have been instituted and prosecuted by the receiver in the state of Nevada and elsewhere. The labor, care, thought, foresight and attention required in this matter has been greater than in an ordinary private enterprise, and in this connection the court also considers the fact that as receiver he is only winding up and completing a business instead of building for the future.

Gives Reasons for Conclusions

"In considering the nature of the matters administered, amounts involved, the complications attending, the amount of the bond required, time spent, the labor and skill needed and expended, the degree of success attained under all the circumstances, the character, evidences of the responsibility, the character of the responsibility and the results reached, the court feels that a reasonable compensation for services rendered from May 18, 1908, to April 15, 1921, by Frank L. Wildes, as receiver, is as follows:

"From May 18, 1908, to July 13, 1908, the total sum of \$2000; from July 13, 1908, to March 18, 1910, at the rate of \$10,000 per year; from March 18, 1910, to August 18, 1912, at the rate of \$9000 per year; from August 18, 1912, to March 18, 1915, at the rate of \$7000 per year; from March 18, 1915, to March 18, 1918, at the rate of \$6000 per year, and from March 18, 1918, to April 15, 1921, at the rate of \$4000 per year.

"Let decree be entered fixing the compensation of Frank L. Wildes, as receiver of the State Bank & Trust company from May 18, 1908, to April 15, 1921, in conformity with this order, and let the further decree of this court be entered and confirming and approving all the accounts submitted by the said receiver to April 15, 1921, with the exception of the sum of \$500 paid by the receiver to Mack & Green for Augustus Tilden, and the sum of \$250 paid by the receiver to George S. Brown, which sums are disallowed and said sums to be charged up as follows: to the account of Mack & Green, the sum of \$500, and to the account of the receiver, the sum of \$250."

ROYSTON STAGE!

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Leaves Tonopah 10 a. m.; arrives at Royston 11:30 a. m. Leaves Royston 3 p. m.; arrives in Tonopah at 4:30 p. m. For reservation telephone 1014, or call at Marty's Store on Main street.

Fare: One way, \$2.25; round trip, \$3.50.

Tonopah Bottling Works

Phone 812

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